UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

GSC GROUP, INC., et al.,¹

Chapter 11

Case No. 10-14653 (AJG)

Debtors.

(Jointly Administered)

NOTICE OF CONSENT SOLICITATION

Re: PALMER ABS CDO 2007-1, LTD (the "Issuer")

PLEASE READ THIS NOTICE OF CONSENT SOLICITATION CAREFULLY

Sale Motion and Bidding Procedures:

1. On September 1, 2010, the above-captioned debtors (collectively, the "<u>Debtors</u>" and, with their non-debtor affiliates, "<u>GSC</u>") filed a Motion for Entry of (i) an Order Approving (a) Bidding Procedures, (b) Form and Manner of Notice of Sale, and (c) Procedures for Determining Cure Amounts, and (ii) an Order Authorizing (a) Sale of Assets Free and Clear of all Liens, Claims, Encumbrances, and other Interests, and (b) Assumption and Assignment of Executory Contracts to Successful Bidder(s) (the "<u>Sale Motion</u>") [Docket No. 24] with the United States Bankruptcy Court for the Southern District of New York (the "<u>Bankruptcy Court</u>").²

2. On September 23, 2010, the Bankruptcy Court entered an order [Docket No. 134] (the "<u>Bidding Procedures Order</u>") approving certain bidding procedures (the "<u>Bidding</u> <u>Procedures</u>"), which approved the key dates and times related to the sale of the Assets,³ and certain qualifications for the bidders, including that, to the extent necessary, such bidders be (or be affiliates of) a registered investment advisor in good standing under the Investment Advisors Act of 1940.

¹ The Debtors, along with the last four digits of each Debtors' federal tax identification number, are: GSC Group, Inc. (6382), GSCP, LLC (6520), GSC Active Partners, Inc. (4896), GSCP (NJ), Inc. (3944), GSCP (NJ) Holdings, L.P. (0940), GSCP (NJ), L.P. (0785), and GSC Secondary Interest Fund, LLC (6477).

² Copies of the Sale Motion, Bidding Procedures, Bidding Procedures Order and certain other filed documents may be obtained free of charge (i) by accessing the website of the Debtors' claims agent, Epiq Bankruptcy Solutions, LLC, at http://dm.epiq11.com/GSC or (ii) by written request made to counsel to the Debtors, Kaye Scholer LLP, 70 West Madison Street, Suite 4100, Chicago, Illinois 60602, Attention: Matthew J. Micheli, Telephone: (312) 583-2300, Facsimile: (312) 583-2360, E-mail: mmicheli@kayescholer.com.

³ Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Sale Motion.

3. The Assets are comprised of all or substantially all of GSC's investment/collateral management business and assets owned, held or used in GSC's investment management business, including, without limitation, (a) Debtor GSCP (NJ), L.P.'s rights under the various investment management agreements, collateral management agreements, advisory or subadvisory agreements and collateral monitoring agreements and other related agreements, and (b) GSC's debt and equity interests in the various partnerships, limited liability companies and investment vehicles to which GSC provides investment management services or serves as general or limited partner, member or in a similar capacity. The Assets are being sold to the successful bidder(s) (each a "Successful Bidder"), free and clear of all liens, claims, encumbrances and other interests pursuant to section 363 of the Bankruptcy Code and of all liabilities of the Debtors thereunder or in connection therewith. The Debtors are further proposing to assume and assign or otherwise transfer to the Successful Bidder(s) pursuant to section 365 of the Bankruptcy Code certain executory contracts and unexpired leases (collectively, the "Executory Contracts"), which Executory Contracts include, but are not limited to, any contracts related to the Debtors' rights, without limitation, to manage, advise or subadvise with respect to the Issuer (as amended, modified or supplemented from time to time, the "Management Agreement").

The Auction:

4. On October 26, 2010, the Debtors commenced an auction with respect to the Assets. The auction concluded on October 29, 2010. In considering bids, Debtors took into consideration, among other things, the qualifications and competence of the applicable bidders. We are pleased to inform you that the Debtors subsequently selected the bid made by Black Diamond Capital Management L.L.C., on behalf of itself and certain of its affiliated entities, as the highest or otherwise best bid with respect to the Management Agreement and certain related Assets, and the Debtors are seeking to assume and assign or otherwise transfer management of the Issuer and the relevant Debtor's rights under the Management Agreement and certain related Assets to Black Diamond Capital Management L.L.C., its affiliated entities, or any other entity that is directly or indirectly controlled by Black Diamond Capital Management L.L.C. (collectively, "<u>Black Diamond</u>"), subject to, among other things, approval of the Bankruptcy Court, as discussed further below.

5. Founded in 1995, Black Diamond Capital Management L.L.C. is a US registered investment advisor and leading alternative asset management firm, with approximately \$6 billion in assets under management across complementary CLOs, control distressed/private equity, and hedge fund vehicles. Black Diamond Capital Management L.L.C. has offices in Greenwich, CT and Lake Forest, IL. Attached to this notice is a copy of Black Diamond Capital Management L.L.C.'s Form ADV Part II. If you have questions for Black Diamond, please contact Michael Moreno at (203) 552-0888.

Your Consent to the Sale:

6. The transfer of certain Assets, including the Debtors' rights under certain Executory Contracts (which include the Management Agreement), may require certain consents.

7. The Consent Form is included in this package after this Notice of Consent Solicitation. After reviewing this Notice of Consent Solicitation, please indicate, by checking the appropriate box on the Consent Form, whether you consent to the proposed assumption and assignment of, and transfer of the relevant Debtor's rights under the Management Agreement and related agreements (including a waiver of any provision that may be contravened thereby) to, and to the continuation of the Management Agreement and the related agreements, with Black Diamond (the "<u>Assignment</u>"), and provide the other information requested below. If you hold more than one class of security in the Issuer, please complete a separate Consent Form for each class of security held.

Consent Deadline

8. We would appreciate receiving your consent. A signed copy of a duly completed Consent Form must be delivered so as to be received on or before **December 3, 2010, at 4:00 p.m.** (prevailing Eastern Time) in order to be considered. If a signed copy of the Consent Form is not duly completed and received by us on or before December 3, 2010 at 4:00 p.m. (prevailing Eastern Time), you will be deemed to have consented to the Assignment.

9. This Notice of Consent Solicitation is being sent because the transfer of certain of the Debtors' assets, including the Debtors' rights under certain Executory Contracts, including the Management Agreement, may, under the terms of the operative agreements or applicable law, require the consent of certain third parties (each, a "Consent Party"). Consent Parties wishing to object to the validity of the negative or deemed consent process contemplated hereby must object (separate from this Notice and Consent Solicitation and the Consent Form) by December 3, 2010, at 4:00 p.m. (prevailing Eastern Time) (the "Consent Objection Date"). Nothing herein shall be deemed to indicate that any Consent Party has any right to so object. Any such objection must be (a) in writing and filed with the Bankruptcy Court by the Consent Objection Date, (b) state with specificity the legal and factual bases for the objection, (c) comply with the Federal Rules of Bankruptcy Procedures, the Local Bankruptcy Rules for the Southern District of New York and the Case Management Order entered in the above-captioned cases [Docket No. 30], and (d) be served upon the Debtors and the Notice Parties (as set forth in the Bid Procedures Order) so as to be received on or before the Consent Objection Date. Consent Parties' rights, if any, are reserved with respect to the consent process until the earlier of the (i) Sale Hearing, and (ii) a determination by the Bankruptcy Court that the foregoing consent process is valid and enforceable. If no objection is made by you in accordance with the foregoing and timely received, you shall be deemed to have waived your right, if any, to so object. For the avoidance of doubt, the Debtors reserve all rights to determine whether the Consent Form responses are conforming or non-conforming, provided further that the Debtors reserve all rights to seek a determination from the Bankruptcy Court at the Sale Hearing that any non-conforming Consent Form responses are conforming.

10. If timely objections are received from the requisite Consent Parties as described herein and such objections are ultimately determined in favor of such Consent Parties, such that the actual, deemed, or negative consent of other Consent Parties would be insufficient to permit assumption and assignment of the Management Agreement and the related agreements, the Debtors may (a) proceed with the transaction in accordance with the terms of the asset purchase agreement between the Debtors and Black Diamond, provided that the Management Agreement and the related agreements are excluded subject to the Successful Bidder retaining the right to obtain any such agreements if requisite consents are subsequently obtained and/or (b) determine not to proceed with the transfer of the Management Agreement and related agreements and retain such agreements as part of a plan of reorganization or otherwise.

11. Please be advised that notwithstanding this Notice and Consent Solicitation, no final determination has been made as to whether your consent is actually required under the Management Agreement or any other agreement, and such consents may not be needed or sufficient other consents may be obtained. The Debtors reserve all of their rights to seek a determination from the Bankruptcy Court at the Sale Hearing, without any other or further notice to you, that your consent is not required for the assumption and Assignment of the Management Agreement or any other agreement.

Sale Hearing

12. The hearing to approve the sale of the Executory Contracts, including the Management Agreement, and certain of the other Assets to the Successful Bidder(s) (the "<u>Sale Hearing</u>") is scheduled to commence before the Honorable Arthur J. Gonzalez of the Bankruptcy Court, One Bowling Green, New York, NY 10004-1408 on **December 6, 2010 at 10:00 a.m.** (**prevailing Eastern Time**), or at such time thereafter as counsel may be heard or the Bankruptcy Court may determine. The Sale Hearing may be adjourned from time to time without further notice to creditors or parties in interest.

13. Parties wishing to object to the relief sought at the Sale Hearing (excluding the relief granted in the Bidding Procedures Order) must object by **November 30, 2010 at 4:00 p.m.** (**prevailing Eastern time**) (the "<u>Sale Objection Date</u>"). Any such objection must be (a) in writing and filed with the Bankruptcy Court by the Sale Objection Date, (b) state with specificity the legal and factual bases for the objection, (c) comply with the Federal Rules of Bankruptcy Procedures, the Local Bankruptcy Rules for the Southern District of New York and the Case Management Order entered in the above-captioned cases [Docket No. 30], and (d) be served upon the Debtors and the Notice Parties (as set forth in the Bid Procedures Order) so as to be received on or before the Sale Objection Date.

The date of this Notice is November 3, 2010.

This Notice is given by the above-captioned Debtors

CONSENT FORM

Item 1. **Certification.** The undersigned certifies that as of November 3, 2010, the undersigned was the beneficial owner (the "<u>Beneficial Owner</u>") of interests in PALMER ABS CDO 2007-1, LTD (the "<u>Issuer</u>"), the nominee of the Beneficial Owner (the "<u>Nominee</u>") of interests in the Issuer or has rights or interests with respect to the Issuer and understands and has reviewed the Notice of Consent Solicitation and the terms of the proposed consent. The undersigned certifies that this consent form is the only consent form submitted with respect to the rights held by the undersigned in the Issuer; provided that if you hold more than one class of security in the Issuer, you should complete a separate Consent Form for each class of security held. The undersigned certifies that if it assigns any Notes of the Issuer, that the assignee will be subject in all respects to this Consent Form.

Item 2. **Consent or Objection** (check only one box below):

- [] <u>consents</u>, irrevocably, to the proposed assumption of the Management Agreement and the Assignment, which consent shall be deemed to have occurred as of 3:59 p.m. (prevailing Eastern Time) on December 3, 2010
- [] <u>objects</u> to the proposed assumption of the Management Agreement and the Assignment

Name:		
	(Print or Type)	
Title/Relationship to the Issuer:		
Class of Securities Beneficially Held:		
·	(If Appropriate)	
Amount of Securities Beneficially Held: \$_		
	(If Appropriate)	
DTC Participant Name:		
	(If Appropriate)	
Signature:		
By:		
(If Ap	propriate)	
Title:		
	propriate)	
Street Address:		

City, State, Zip Code:	
Telephone Number: ()	
Email Address:	
Date Completed:	

Item 3. **Communication.** To ensure consideration of this consent, as set forth herein, you must complete, sign and return this Consent Form through one of the following means:

<u>If by Facsimile</u>: (646) 282-2501

If by Electronic Mail: gsc@epiqsystems.com

<u>If by First Class Mail</u>: GSC Group, Inc. Investor Communications c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5082 New York, NY 10150-5082

If by Hand Delivery or Overnight Mail: GSC Group, Inc. Investor Communications c/o Epiq Bankruptcy Solutions, LLC 757 Third Avenue, 3rd Floor New York, NY 10017

Upon receipt of any Consent Forms, Epiq Bankruptcy Solutions, LLC will provide copies of such Consent Forms to the trustee or any other applicable entity under the Issuer, the Debtors and the Bankruptcy Court.

Item 4. **Deadline.** A signed copy of the Consent Form must be completed and delivered so as to be received on or before **December 3, 2010, at 4:00 p.m. (prevailing Eastern Time)** in order to be considered.

NOTES REGARDING THESE MATERIALS

1. If you believe that you have received the wrong Consent Form or if you have any questions regarding this Consent Form (or if you would like a prepaid, addressed envelope to aid in delivery of your consent form), please contact the Debtors' claims and noticing agent, Epiq Bankruptcy Solutions, LLC at (877) 797-6086 for U.S. callers and (503) 597-7708 for non-U.S. callers.

2. If you are completing this Consent Form on behalf of another person or entity, indicate your relationship with such person or entity and the capacity in which you are signing.

3. Provide your name and mailing address (i) if different from the printed address that appears on this Consent Form, or (ii) if no pre-printed address appears on this Consent Form.

4. This Consent Form shall not constitute and shall not be deemed to constitute (i) a proof of claim, or (ii) an equity interest or an assertion of a claim or equity interest.

5. The Debtors reserve their right to seek a determination from the Bankruptcy Court regarding the validity of any Consent Form returned.

Form ADV Part II

FORM ADV Part II – Page 1 Uniform Application for Investment Adviser Registration

	Name of Investment Adviser: Black Diamond Capital Management, L.L.C.								
Address:	(Number and Street)	(City)	(State)	(Zip Code)	Area Code:	Telephone Number:			
1 Sound Sho	ore Drive, Suite 200	Greenwich	CT	06830	(203)	552-0888			

This part of Form ADV gives information about the investment adviser and its business for the use of clients. The information has not been approved or verified by any governmental authority.

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<u>Item Number</u>	<u>Item</u> Page
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12	Investment or Brokerage Discretion
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	Continuation Sheet Schedule F
	Balance Sheet, if required Schedule G

(Schedules A, B, C, D, and E are included with Part I of this Form, for the use of regulatory bodies, and are not distributed to clients.)

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

FOR	М	A D	V
Part II	- P	age	2

1.	A. Advisory Services and Fees. (check the applicable boxes)	For each type of service provided, state the approximate % of total advisory billings from that service.	
	Applicant:	(See instruction below.)	
	\boxtimes (1) Provides investment supervisory services		
		supervisory services%	
		either service described above	
		%	
	(5) Issues special reports about securities not included in any service d	described above%	
	(6) Issues, not as a part of any service described above, any charts, gra	aphs, formulas, or other devices which	
	clients may use to evaluate securities	%	
		natters not involving securities%	
		%	
	(9) Furnishes advice about securities in any manner not described about	we%	
	(Percentages should be based on applicant's last fiscal year. If applicant estimates of advisory billings for that year and state		
	B. Does applicant call any of the services it checked above financial planni	ing or some similar term?	_
	C. Applicant offers investment advisory services for: (check all that apply)		
	\square (1) A percentage of assets under management	(4) Subscription fees	
	(2) Hourly charges	(5) Commissions	
	(3) Fixed fees (not including subscription fees)	\square (6) Other	
	 D. For each checked box in A above, describe on Schedule F: the services provided, including the name of any publication or resubscription basis or for a fee applicant's basic fee schedule, how fees are charged and whether when compensation is payable, and if compensation is payable be may get a refund or may terminate an investment advisory contract 	its fees are negotiable fore service is provided, how a client	
2.	Types of Clients – Applicant generally provides investment advice to: (chec	ck those that apply)	
	A. Individuals	E. Trusts, estates, or charitable organizations	
	B. Banks or thrift institutions	\Box F. Corporations or business entities other than those listed above	
	C. Investment companies	G. Other (describe on Schedule F)	
	D. Pension and profit sharing plans		

	FORM ADV Part II - Page 3							SEC File Number: 801-71712	Date: August 11, 2010	
3.	Tvr	205 01	f Invostmonts At	oplicant offers advice on the followi	ing: (check thos	a tha	annl	v)		
5.		A.	Equity Securities		ing. (check mos		H.		tates government securit	ies
	\boxtimes		-	listed securities traded over-the-counter suers			I.	(1) sec	contracts on: urities	
	\boxtimes	B.	Warrants						nmodities	
		C.	Corporate debt so (other than comm	nercial paper)			J.	(1) tang	contracts on: gibles angibles	
		D.	Commercial pape				K.	(1) real	in partnerships investing l estate	g in:
	_	E.	Certificates of de	-					and gas interests er (explain on Schedule	F)
		F.	Municipal securi			\boxtimes	L.	Other (ex	plain on Schedule F)	
		G.	Investment comp(1) variable li(2) variable a(3) mutual fut	fe insurance nnuities						
4.				rces of Information, and Investme	_			Cyclical Other (exp	plain on Schedule F)	
	(3)									
	B. 7 (1) (2) (3) (4)	The m	Financial newspa Inspections of co	ormation applicant uses include: (ch apers and magazines orporate activities als prepared by others services	neck those that a (5) (6) (7) (8)	pply D M M)	Securities Company	ervices eports, prospectuses, filir and Exchange Commis press releases plain on Schedule F)	-
	C. 1	The ir	nvestment strategie	es used to implement any investmen	nt advice given t	o clie	ents in	nclude: (ch	eck those that apply)	
	(1)	⊠I	Long term purchas	es	(5)			-	ransactions	
	(2)	Ø	Short term purchas (securities sold wa		(6)			Option w	s held at least a year) riting, including covered d options, or spreading s	
	(3)	[]1	Frading (securities	sold within 30 days)	(7)	\boxtimes		Other (exp	plain on Schedule F)	
	(4)	\boxtimes	Short sales							

Answer all items. Complete amended pages in full, circle amended items and file with execution page (page 1).

	FORM ADV Part II - Page 4			Applicant: Black Diamond Capital Management	, L.L.C.		SEC File Number: 801-71712	Date: August 11, 2010	
5.	Edu	catio	n and Business	Standards.					
				ndards of education or business experien ent advice to clients?					No
6.		catio	n and Business	Background.					
	For:	each	member of the	investment committee or group that dete	rmines general inve	stment a	dvice to be given to clients, o	r	
	 each member of the investment committee or group that determines general investment advice to be given to clients, or if the applicant has no investment committee or group, each individual who determines general investment advice given to clients (if more than five, respond only for their supervisors) 								
	•	each	principal execu	tive officer of applicant or each person v	vith similar status or	perform	ing similar functions.		
	On	Sched	ule F, give the:						
	•	nam	e		•	for	nal education after high scho	ol	
	•	year	of birth		•	bus	iness background for the pre-	ceding five years	
7.	Oth	er Bu	siness Activitie	s. (check those that apply)					
		А.	Applicant is a	actively engaged in a business other than	giving investment a	advice			
		В.	Applicant sel	ls products or services other than investi	nent advice to client	ts.			
		C.		business of applicant or its principal ex restment advice.	ecutive officers invo	olves son	nething other than		
				(For each checked box describe th	e other activities, ind	cluding t	he time spent on them, on Sc	hedule F.)	
8.	Oth	er Fii	nancial Industry	y Activities or Affiliations. (check thos	e that apply)				
		A.	Applicant is reg	gistered (or has an application pending)	as a securities broke	r-dealer.			
		B.		gistered (or has an application pending) a provide the provided the pr	as a futures commiss	sion mer	chant, commodity		
		C.	Applicant has a who is a:	rrangements that are material to its advi	sory business or its o	clients w	ith a related person		
		(1)	broker-dealer			(7)	accounting firm		
		(2)	investment con	npany		(8)	law firm		
	\boxtimes	(3)	other investmen	nt adviser		(9)	insurance company or agen	су	
		(4)	financial plann	ing firm		(10)	pension consultant		
		(5)	• •	ol operator, commodity trading es commission merchant		(11)	real estate broker or dealer		
		(6)	banking or thri	ft institution		(12)	entity that creates or package	ges limited partnerships	
			(Fo	or each checked box in C, on Schedule F	identify the related	person a	nd describe the relationship a	and the arrangements.)	
	D.	Is app	plicant or a relate	ed person a general partner in any partne	rship in which clien	ts are so	licited to invest?		No
				(If yes, describe on	Schedule F the partr	nerships	and what they invest in.)		

Answer all items. Complete amended pages in full, circle amended items and file with execution page (page 1).

	DRM ADV Int II - Page 5	Applicant: Black Diamond Capital Management, L.L.C.		EC File Number:)1-71712	Date: August 11, 2010		
9.	Participation or Interest	in Client Transactions					
	-	son: (check those that apply)					
		s securities for itself from or sells securities it owns to any client.					
		s securities for risen from or sens securities it owns to any cheft.					
	B. As broker or ager	nt effects securities transactions for compensation for any client.					
	•	nt for any person other than a client effects transactions in which o brokerage customer.	client secu	rities are sold to			
		clients that they buy or sell securities or investment products in w	which the a	pplicant or a related			
	person has some \boxtimes E. Buys or sells for i	itself securities that it also recommends to clients.					
	(For	each box checked, describe on Schedule F when the applicant or restrictions, internal procedures, or disclosures are		00			
	Describe, on Schedule	F, your code of ethics, and state that you will provide a copy of y	your code	of ethics to any client of	r prospective client upo	n reques	t.
10.	accounts or hold itself out	g Accounts. Does the applicant provide investment supervisory s as providing financial planning or some similarly termed service for starting or maintaining an account?	es <i>and</i> imp	ose a minimum dollar v	value of	Yes	No X
		(If yes, describe on Schedule F.)					_
11.	providing financial planni A. Describe below the re	applicant provides investment supervisory services, manages in ing or some similarly termed services: eviews and reviewers of the accounts. For reviews, include thei he number of reviewers, their titles and functions, instructions t	ir frequend	ey, different levels, and	triggering factors.		
	(distressed private meet regularly. R	ommittees for the Black Diamond hedge fun equity) funds and the Black Diamond managed eview of the investment activity and performar s. Information regarding persons responsible fo	d collate nce of e	ralized loan oblig ach Black Diamo	ation vehicles and client is a		
	Investors in the B statements, annual (Schedule K-1); in performance repor tax reporting infor reports to the trus	ature and frequency of regular reports to clients on their accounts. Black Diamond hedge funds receive monthly p I audited financial statements and, if applicab restors in the BDCM Opportunity (distressed p ts and capital statements, annual audited financia rmation (Schedule K-1). Black Diamond prepar tees of the Black Diamond managed collateral indentures for those vehicles.	performa ble, ann private ial stater res and	ual tax reporting equity) funds rec ments and, if appl delivers monthly	g information eive quarterly licable, annual and quarterly		

Answer all items. Complete amended pages in full, circle amended items and file with execution page (page 1).

			A D V Ige 6	Applicant: Black Diamond Capital Management, L.L.C.		File Number: 71712	Date: August 11, 2010		
12.	Inv	vestm	ent or Brokerag	e Discretion.					
	A.			related persons have authority to determine, without obtainin				Yes ⊠ Yes	No □ No
		(2)(3)(4)	broker or dealer	curities to be bought or sold?				Yes Xes Yes	No No No
	B.			lated person suggest brokers to clients?				Yes	No 🛛
		Sche	dule F the factors	s considered in selecting brokers and determining the reasonal and services given to the applicant or a related person is a fact	leness of their o				
		•	the products, res	search and services					
		•	whether clients i services	may pay commissions higher than those obtainable from other	brokers in retur	rn for those products	and		
		•	whether research	h is used to service all of applicant's accounts or just those acc	counts paying fo	or it; and			
		•	* I	the applicant used during the last fiscal year to direct client tra- earch services received.	nsactions to a p	articular broker in ret	urn for		
13.	Ad	lditio	nal Compensatio	on.					
	Do	es the	e applicant or a re	lated person have any arrangements, oral or in writing, where	it:				
		A.		or receives some economic benefit (including commissions, economection with giving advice to clients?				Yes	No
		B.	directly or indire	ectly compensates any person for client referrals?				Yes	No 🖂
				(For each yes, describe the arrangements o	n Schedule F.)				
14.	Ba	lance	Sheet. Applicar	at must provide a balance sheet for the most recent fiscal year	on Schedule G	if applicant:			
		•	has custody of c Commission); or	lient funds or securities (unless applicant is registered or regis r	tering only with	the Securities and E	xchange		
		•	requires prepayr	nent of more than \$500 in fees per client and 6 or more month	s in advance			Yes	No
			Has applicant pr	ovided a Schedule G balance sheet?					

Schedule F of		Applicant:	SEC File Number:	Date:		
Form ADV Continuation Sheet for Form A	ADV Part II	Black Diamond Capital Management, L.L.C.	801-71712	August 11, 2010		
(Do not	use this Schedule as a con	ntinuation sheet for Form ADV Part	I or any other schedules.))		
1. Full name of applicant exa	ctly as stated in Item 1A o	f Part I of Form ADV:	IRS Empl. Ider	nt. No.:		
Item of Form						
(identify)		Answer				
Item 1.A	Diamond"), generates affiliated entities (eac in advising and manag	ital Management, L.L.C., a De investment advice and provides h, a "Black Diamond Affiliate") ging the accounts of their respect	investment advice and for use by such Black I ive clients as follows:	other services to Diamond Affiliates		
	adviser and general pa Delaware limited part Offshore Fund II Ltd. company (these three L.L.C., a Cayman Isla substantially all of the for Black Diamond In Diamond USA Fundin provides financing to collateral administrate	viser, L.L.C., a Delaware limited artner of BDCM Partners I, L.P., nership, and investment adviser , each a private investment fund funds are referred to collectively unds exempted company ("Finan eir assets. BDCM Fund Advise r ternational Funding, Ltd. and co ng Corp. which, together with BI Finance. BDCM Fund Adviser, or for Black Diamond CLO 2000 nized as a Cayman Islands exemption	a private investment fut to BDCM Offshore Fun organized as a Cayman as the "Hedge Funds" ce") into which the Heor r, L.L.C. also acts as the mmercial paper admini- ack Diamond Internation L.L.C. also acts as coll 1-1, Ltd., a collateralize	Ind organized as a and Ltd. and BDCM I Islands exempted), and BDC Finance dge Funds invest he portfolio manager istrator for Black onal Funding, Ltd., lateral manager and		
	(2) BDCM Opportunity Fund Adviser, L.L.C., a Delaware limited liability company the investment adviser to BDCM Opportunity Fund, L.P., a private investment fund or a Delaware limited partnership, and investment adviser to BDCM Offshore Opportunit Ltd., a private investment fund organized as a Cayman Islands exempted company whi substantially all of its assets into BDCM Opportunity Fund, L.P.					
	(3) BDCM Opportunity Fund II Adviser, L.L.C. , a Delaware limited liability comp as the investment adviser to BDCM Opportunity Fund II, L.P., a private investment fu organized as a Delaware limited partnership, and investment adviser to BDCM Offsho Opportunity Fund II, Ltd., a private investment fund organized as a Cayman Islands e company which invests substantially all of its assets into BDCM Opportunity Fund II					
	as the investment adv organized as a Delawa Opportunity Fund III, company which inves	hity Fund III Adviser, L.L.C. , a siser to BDCM Opportunity Fund are limited partnership, and invest Ltd., a private investment fund to substantially all of its assets in DCM Opportunity Fund III, L.P. need operations.	III, L.P., a private investment adviser to BDCl organized as a Cayman to BDCM Opportunity	estment fund M Offshore Islands exempted Fund III, L.P. As		
	and BDCM Opportun BDCM Opportunity F	ers of BDCM Opportunity Fund ity Fund III, L.P. are, respective Fund II GP, L.L.C. and BDCM C ility company and a Black Diam	ly, BDCM Opportunity Opportunity Fund III GF	Fund GP, L.L.C.,		
	The BDCM Oppo	ortunity Funds are referred to col	lectively as the "Oppor	tunity Funds."		
	the collateral manager	CLO 2005-1 Adviser, L.L.C. , a and collateral administrator of l ligation vehicles organized as a C	Black Diamond CLO 2	005-1 Ltd., a		
		CLO 2005-2 Adviser, L.L.C. , a and collateral administrator of 1				

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	collateralized loan obligation vehicle organized as	a Cayman Islands exempted company.	
	(7) Black Diamond CLO 2006-1 Adviser, L.L.C the collateral manager and collateral administrator collateralized loan obligation vehicle organized as	of Black Diamond CLO 2006-1 Ltd., a	
	The Black Diamond CLOs are collectively referred to as the "CLOs."		
	Black Diamond identifies investment opportunities Affiliates and participates in the acquisition, monit The individual needs of the investors in the clients basis of Black Diamond's investment advice, and i the Black Diamond Affiliates, not the investors in	oring and disposition of their investments. of the Black Diamond Affiliates are not the investment advice is provided to the Clients	
Item 1.D	The Hedge Funds each pay BDCM Fund Adviser, applicable, an annual incentive reallocation or ince		
	Each Opportunity Fund pays its respective Black I Additionally, each Black Diamond Affiliate that se Fund is entitled to receive from the relevant Oppor portion of the profits realized by each such fund.	erves as a general partner of an Opportunity	
	Each CLO pays its respective Black Diamond Affi collateral management fee, a subordinated collater management fee.		
	Management fees range from 0.15% per annum to calculated and paid quarterly in arrears. Performant interest paid to general partner entities) ranges from Funds and the Opportunity Funds) to 25% to 35% holders (in the case of CLOs), paid annually or up and subject to high water marks, return hurdles or payment terms and other conditions of the manage are set forth in the offering document for the relevant performance based compensation are generally not Affiliate clients, but the relevant Black Diamond A to waive, reduce or rebate all or any portion of the based compensation with respect to certain investor (including, but not limited to, the Black Diamond A families and Black Diamond employees) without of performance based compensation arrangements are Investment Advisers Act of 1940, as amended (the	nce based compensation (including carried n 20% of profits (in the case of the Hedge of interest proceeds payable to equity note on realization of investments, as applicable, claw backs, as applicable. The specific ment fee and performance based compensat ant investment vehicle. Management fees a t negotiable by investors in the Black Diamo Affiliate and/or client may, nevertheless, agr applicable management fees or performanc ors in the Black Diamond Affiliate clients Affiliates, their beneficial owners and their loing so for any other investor. The e in compliance with Rule 205-3 under the	
Item 2.G	The clients of Black Diamond and the Black Diam investment vehicles—hedge funds, private equity/ obligation vehicles — the interests in which are of under the Securities Act of 1933 and the Investmen these vehicles are public and private employee ber institutional investors, including private investmen	distressed debt funds and collateralized loan fered pursuant to exemptions from registration that Company Act of 1940. The investors in hefit plans, trusts, corporations, other	
	amended pages in full, circle amended items and fil		

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(Do	not use this Schedule as a	continuation sheet for Form ADV Pa	rt I or any other schedules.)	
1. Full name of applicant	exactly as stated in Item 1A	A of Part I of Form ADV:	IRS Empl. Ider	ıt. No.:
Item of Form (identify)		Answer		
Item 3.L	Diash Diamand and		· · · · · · · · · · · · · · · · · · ·	
	Black Diamond and the Black Diamond Affiliates, in aggregate, advise clients primarily with respect to investments in syndicated bank loans, middle market loans, asset based loans, real estate loans and/or mortgages, real estate investment trusts, equipment loans and financings, bridge loans, debtor-in-possession financing transactions and other restructuring financings, second lien transactions, aircraft financings, mortgage-backed securities, asset-backed securities, publicly-traded and privately placed debt securities, and derivative instruments (primarily credit related, including credit default swaps and total return swaps). Client investments may be investment grade or below investment grade, including non-performing. Black Diamond and the Black Diamond Affiliates also advise clients with respect to investments in equity securities (both long and short), U.S. and non-U.S. government securities, repurchase and reverse repurchase agreements and other financial instruments.			
Item 4	potential investmen underlying company consistency, collate management quality fundamentals and le a particular emphas dependence on acce operate under curren security being purch applicable sector, an generally conducts appraisals, on-site v the use of industry of To the extent consis offering materials, I approach when inve- control or blocking	vestment analysis, Black Diamon ts and considers both quantitative y such as capital structure, operat ral analysis, financial covenants, y, competitive position within the egal structure. Black Diamond co is on, among other factors, a com ess to the capital markets to fund on the market conditions, liquidation hased, competitive environment a nd time frame required to see ove due diligence through extensive re- risits, discussions with research and consultants unaffiliated with Black stent with client investment mand Black Diamond and the Black Dia- esting client assets, including acqu- positions in a target company's d- ough financial restructurings or re-	and qualitative factors p ing and revenue trends, of debt maturities and liqui industry, equity sponsor onducts a rigorous due di pany's market position w ongoing operations, man value of underlying asse nd the extent of overcap rcapacity eliminated. Bl nanagement discussions, nalysts and other sources k Diamond. ates, as described in the amond Affiliates may uti uiring, on behalf of one of ebt that may be converted	pertaining to the cash flow dity, as well as rs, business ligence process wit vithin a sector, agement's ability to ts collateralizing the acity in the ack Diamond collateral , as well as through relevant client's lize an activist or more clients, d into controlling
Item 5	professional experie investment advice, a graduates and may	es investment professionals with a ence. In general, Black Diamond and executing investment strategi have graduate degrees, profession xperience prior to joining Black I	personnel involved in de es on behalf of clients, a al certifications, or both	etermining or giving re four-year college
Item 6	Stephen H. Deckoff	<u>[</u>		
	Year of Bir	th: 1965		
	Education:			
	Cornell	University, B.S. 1987		
	Business Ba	ackground for Last Five Years:		
		r and Principal of Black Diamond present); Managing Principal sind		nd affiliated entities
	Cornell Business B a Founde	ackground for Last Five Years:	l Capital Management ar	nd affiliated entiti

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(identify)	Answer	
	Leslie A. Meier	
	Year of Birth: 1960	
	Education:	
	University of Illinois, B.S. 1982 Indiana University, M.B.A. 1985	
	Business Background for Last Five Years:	
	Director of Black Diamond Capital Mana 2003-2006; Principal and Head of Distre	
	Andrew Cohen	
	Year of Birth: 1971	
	Education:	
	Cornell University, B.S. 1993	
	Business Background for Last Five Years:	
	Senior Analyst for Black Diamond Capit Managing Director from 2006-2009; Chi	e
	G. Lanny Epperson	
	Year of Birth: 1974	
	Education:	
	Clark University, B.A. 1997	
	Business Background for Last Five Years:	
	Director of Black Diamond Capital Mana Director and Head of Par Investing from	
	Christopher Boyle	
	Year of Birth: 1974	
	Education:	
	University of Virginia, B.S. 1996	
	Business Background for Last Five Years:	
	Managing Director of The Blackstone Groot Black Diamond Capital Management	1 0 0
	Christopher Parker	
	Year of Birth: 1965	
	Education:	
	Pomona College, B.A. 1987	
	Harvard University Kennedy School of C	Government, M.P.P. 1991

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Form ADV Continuation Sheet for Form A	ADV Part II	Black Diamond Capital Management, L.L.C.	801	-71712	August 11, 2010
		ntinuation sheet for Form ADV			
1. Full name of applicant exa	ctly as stated in Item 1A c	of Part I of Form ADV:		IRS Empl. Iden	t. No.:
Item of Form (identify)		Answ	lor		
(Identify)	Business Bac	kground for Last Five Year			
		of Sycamore Consulting from Capital Management from 2			Director of Black
Items 8.C.3 and 8.D	Black Diamond is affiliated with various investment management and administrative entities a set forth under Item 1.A above. Black Diamond generates investment advice and provides investment advice and other services to the Black Diamond Affiliates for use by such Black Diamond Affiliates in advising and managing the accounts of their respective clients. The Bla Diamond Affiliates do not have any offices or employees separate from the offices and employees of Black Diamond, and Black Diamond maintains all books and records of Black Diamond and the Black Diamond Affiliates. The Black Diamond Affiliates are not registered investment advisers with the Securities and Exchange Commission, but all investment advisor activities of the Black Diamond Affiliates are subject to the Advisers Act and the rules thereunder, and persons acting on behalf of the Black Diamond Affiliates are subject to the supervision and control of Black Diamond with respect to any investment advisory activities. BDCM Opportunity Fund Adviser, L.L.C., BDCM Opportunity Fund Adviser II, L.L.C. and BDCM Opportunity Fund Adviser III, L.L.C.				and provides by such Black clients. The Black fices and cords of Black re not registered as vestment advisory the rules subject to the isory activities.
	Opportunity Fund Adviser III, L.L.C. each serve as investment adviser to a domest Opportunity Fund, organized as a limited partnership, into which a related offshore Opport Fund, advised by the same adviser, invests (or will invest) substantially all of its assets. B Opportunity Fund Adviser, L.L.C. serves as the investment adviser to BDCM Opportunity L.P. in which Finance has invested.				
Item 9.A., D and E	EX., D and E Black Diamond may enter into transactions constituting principal transactions, with meaning of Section 206(3) of the Advisers Act, with clients of the Black Diamond such transactions, Black Diamond acts as principal for its own account with respect a security to or purchase of a security from the Black Diamond Affiliate client. Pri transactions will be completed in compliance with applicable law. The Hedge Fund Opportunity Funds and CLOs maintain advisory or investor committees, as discloss relevant offering memoranda, to which principal transactions are submitted for app denial of approval. Approval by the advisory or investor committee constitutes con client for Black Diamond to engage in such transactions. Any advisory or investor member affiliated with Black Diamond will be recused from voting with respect to transactions or other issues that may give rise to a conflict of interest.		nond Affiliates. In espect to the sale of t. Principal e Funds, sclosed in the or approval or es consent of the restor committee		
	respect of which an at as an agent and in resp in the relevant client of required to seek the p purchase by a client of	ortion of the assets of Black I filiate of Black Diamond ori pect of which the affiliate rec offering memorandum, the re rior consent of an independen f an affiliate originated loan, otherwise set forth in the gov client.	ginated, ass ceives originates elevant Blac nt advisory as describe	sisted in structur nation and other k Diamond Affi committee to the d in the relevant	ing or acted or acts fees. As set forth liate shall be e terms of a t client's offering
	BDCM Opportunity F Opportunity Fund, or Fund, advised by the	Fund Adviser, L.L.C., BDCM Fund Adviser III, L.L.C. each ganized as a limited partnersl same adviser, invests (or will late serving as general partne	n serve as in hip, into wh l invest) sub	vestment advise ich a related off ostantially all of	r to a domestic shore Opportunity its assets. The
Complete ar	nended pages in full, c	circle amended items and fi	le with exe	cution page (pa	ge 1).

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Continuation Sheet for Form ADV Part II	Management, L.L.C.	801-71712	August 11, 2010			
(Do not use this Schedule as a continuation sheet for Form ADV Part I or any other schedules.)						
1. Full name of applicant exactly as stated in Item 1A of Part I of Form ADV: IRS Empl. Ident. No.:						

Item of Form			
(identify)	Answer entitled to a carried interest as described above in Item 1.D.		
	Each Black Diamond Affiliate serving as general partner of a client fund organized partnership maintains a general partner interest in the client fund.	ed as a limi	
	BDCM Fund Adviser, L.L.C., its beneficial owners and employees of Black Diamond collectively hold direct investments and other rights representing a significant percentage of aggregate assets of the Hedge Funds.		
	The general partners of the Opportunity Funds and certain employees of Black D direct investments or other rights in the Opportunity Fund.	iamond hol	
	BDCM Fund Adviser, L.L.C. serves as the investment adviser to Finance. Finance has inv in BDCM Opportunity Fund L.P. and has invested in each of the CLOs. These investment the potential for similar investments in the future, are disclosed in the offering memoranda the Hedge Funds. The Black Diamond Affiliates receiving management fees or performan based compensation from BDCM Opportunity Fund L.P. and the CLOs rebate to Finance s management fees and compensation earned in respect of Finance's investments.		
	Black Diamond may from time to time acquire, hold or sell, for its own account, securities which may also be appropriate for, or purchased or sold for, the Black I Affiliate clients. Black Diamond has no duty in making any such investments to that is favorable to the Black Diamond Affiliate clients, and such investments may from those made on behalf of the Black Diamond Affiliate clients. Except as may applicable provisions of the Advisers Act, neither Black Diamond nor any of the Affiliates is under any obligation to offer investment opportunities of which they to any particular client or share with or inform any particular client of any such in before engaging in any investments for themselves. Black Diamond will endeaver and resolve conflicts with respect to investment opportunities in a manner that it is under the facts and circumstances and in accordance with applicable legal require case of prospective investments which are suitable for client accounts and in which accounts are able to invest, the relevant Black Diamond Affiliates will consider we clients will make such investments prior to any investment being made by Black the client accounts (because of suitability, asset allocation, liquidity, capacity or of do not invest or do not utilize all or any portion of the opportunity, Black Diamon investment.	Diamond act in a way by be differed y be required Black Diam become aw nvestments or to identifi deems equi ements. In the client whether the Diamond. other reasor and may mak	
	A description of the conflicts of interest applicable to Black Diamond and the Bla Affiliates is set forth in the Black Diamond Affiliate client offering memoranda.	ick Diamor	
Side Letters	A Black Diamond Affiliate and/or client advised by such Black Diamond Affiliate the approval of or specific disclosure to any investor in such client, enter into agre one or more client investors which have the effect of altering or supplementing the investment. Such agreements may contain terms granting certain notification right from those provided to investors generally, providing fee terms different from the the relevant offering memorandum, and/or providing for redemption rights based liquidity periods, key man events or other factors. Any such arrangements with or investor shall not entitle any other investor in the client to similar arrangements.	eements wi ne terms of hts differen ose describe on differen	
Code of Ethics	Black Diamond has adopted a Code of Ethics predicated on the principle that Bla inclusive of the Black Diamond Affiliates, owes a fiduciary duty to its clients. A Black Diamond's employees must avoid activities, interests and relationships tha		

Complete amended pages in full, circle amended items and file with execution page (page 1).

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	(or appear to run contrary) to the best interests of its frames the professional and ethical conduct that Blac	
	Act with integrity, competence, diligence and in prospective investors, employers, employees, co other participants in the global capital markets;	
	Place the interests of clients above one's own pers	sonal interests;
	Adhere to the fundamental standard that the advantage of his or her position;	employee should not take inappropria
	Comply with the Black Diamond Insider Tradi Trading;	ng Policy and the Prohibition on Person
	Use reasonable care and exercise independent investment analysis, making investment recom- engaging in other professional activities;	
	Practice and encourage others to practice in a pro- credit on himself or herself and the profession;	fessional and ethical manner that will refl
	Promote the integrity of, and uphold the rules gov	erning, capital markets;
	Maintain and improve his or her professional con the competence of other investment professionals;	
	Comply with applicable provisions of the federal s	securities laws.
	The Code of Ethics provides that Black Diamond em- security for their own accounts in a proprietary accou- mutual funds, including money market funds, or unit open-end mutual funds, exchange traded funds, direc municipal securities, commercial paper and high qua acceptances and bank certificates of deposit, common private investment funds, in accordance with reportin	int unless the transaction occurs in open-e investment trusts that invest exclusively i t obligations of the U.S. government, lity short-term debt instruments, bankers dity futures and commodity pools and
	The Code of Ethics also provides that Black Diamond transactions on behalf of any Black Diamond client in companies for which Black Diamond possesses mate whether investment professionals or non investment access to any non-public information about a public of employee.	n publicly traded securities issued by rial non-pubic information. All employee professionals, will be regarded as having
	Black Diamond will provide, at no cost, a copy of its Diamond Affiliates, including, as appropriate, their b	
Item 12	The Black Diamond Affiliates have no limit on their type, amount and price of securities or investments to clients, including the selection of and commissions p policies and goals stated in the client offering memor	b be bought and sold on behalf of their aid to brokers, subject to the investment
	The Black Diamond Affiliates use a variety of securi- and may have long-standing business relationships w The Black Diamond Affiliates are responsible for the	ith a number of such brokers and dealers.

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	and the negotiation of prices and commissions, if an income and unlisted equity securities are generally p acting as principal on a net basis without a stated con dealer spread or mark-up. Listed equity securities an transactions executed on securities exchanges involv income and equity securities are also purchased in un include discounts to underwriters and/or concessions	burchased from a primary market maker mmission but at prices generally reflecting re normally purchased through brokers in ving negotiated commissions. Both fixed nderwritten offerings at fixed prices which
	In selecting brokers and dealers for clients and placin inclusive of the Black Diamond Affiliates, will cons applicable dealer spread or commission, if any), exe reliability, financial resources, quality of research pr services, (although, as of the date hereof, Black Dian services) in connection with client brokerage arrange	ider such factors as price (including the cution capabilities, reputation, infrastructu oducts or services and other value added mond is not receiving research products or
	Black Diamond has established procedures for alloca Black Diamond Affiliate clients and determining the multiple clients are executed. In general, investment based on the respective investment objectives and po- memorandum for each client. Allocations of investr client or clients for which a particular investment is for more than one client, an allocation between or ar either on a pro rata basis across different clients base particular borrower or other relevant criteria, or on a a client already having sufficient exposure to the sec question; the different liquidity positions and require considerations; regulatory considerations; relative ris clients; different investment strategies; portfolio con contractual investment restrictions; minimum invest the applicable investment; and/or investment time ho however, other criteria will be used in the allocation executed at more than one price over the course of a generally seek to allocate the executed transactions s price and bears its pro rata share of the transaction co	e manner and order in which transactions for ts are purchased or sold on behalf of client oblicies, as set forth in the offering ments will be made first by determining the appropriate. If the investment is appropria nong such clients will be generally made ed on fund size, current investment in a non-pro rata basis based on such criteria a curities, issuer, industry or market in ements of the participating clients; tax sk and return profiles of the participating centration and diversification consideration ment criteria or minimum transfer size for prizon. Under certain circumstances process. Where an aggregate order is period of time, Black Diamond will so that each client receives the average uni
	Black Diamond, inclusive of Black Diamond Affilia respect to trades made on behalf of clients of the Bla attempts to minimize trade errors by promptly recon commitment letters and assignment documents. Bla assess whether a trade error was a result of a weaknes that a weakness in internal controls caused or contril established to rectify the identified control weakness account of the client, unless they are the result of Bla misconduct, bad faith or gross negligence or as other the client.	ack Diamond Affiliates. Black Diamond ciling trade confirmations, trade tickets, ck Diamond also reviews past trade errors ess in internal controls. If it is determined buted to the error, mitigating controls are s. If trading errors do occur, they are for th ack Diamond's or its personnel's willful
Item 13	Black Diamond, inclusive of the Black Diamond Af employees, as applicable, may, subject to provisions forth in governing documents for the funds, receive break-up fees, directors' fees, monitoring fees, const	regarding entitlement to ancillary fees set advisory fees, organization or success fees

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	in connection with any loan originations or other related activities by Black Diamond Commercial Finance, L.L.C., a loan origination company affiliated with Black Diamond, notwithstanding a client's purchase of loans originated by Black Diamond Commercial Finance L.L.C, whether the foregoing are paid in cash, securities or other property, from issuers of client investments (or from third parties in relation to client investments or issuers of client investments) in respect of services performed by such persons for such entities, all or a portion which Black Diamond or such other persons will retain, as described in the client offering memoranda. Directors fees paid to Black Diamond employees for serving on the board of directors of any company in which clients are invested will, subject to provisions regarding entitlement to ancillary fees set forth in governing documents for the funds, be retained by Blac Diamond. However, directors fees paid to third parties serving on the Boards at Black Diamond's request on the boards of directors of companies in which clients are invested will b retained by such third party.			
Proxy Voting Policy	responsibility t investor value. fiduciary duty, the least. Cons proposal to be procedures des	s the policy of Black Diamond, inclusive of the Black Diamond Affiliates, when it has ponsibility to exercise voting rights, to do so on behalf of clients in the interest of maximizing estor value. To that end, Black Diamond will vote in a way that it believes, consistent with in uciary duty, will, over time, cause the value of the investment to increase the most or decline least. Consideration will be given to both the short and long term implications of the posal to be voted on when considering the optimal vote. Black Diamond has in place voting ocedures designed to enable Black Diamond to resolve material conflicts of interest that may se between Black Diamond and its clients and their investors before exercising voting rights.		
	Black Diamond clients, including, as appropriate, their boards of directors or trustees, may obta information about how Black Diamond has exercised voting rights with respect to assets held b such clients by request to Black Diamond. It is Black Diamond's policy not to reveal or disclose to any investor in any Black Diamond Affiliate client how Black Diamond may have voted (or intends to vote) on a particular matter. Black Diamond will never disclose such information to unrelated third parties unless doing so would be in the client's best interest.			
Privacy Policy Notice	Black Diamond's privacy policy notice is as follows:			
	Your privacy is very important to us. This Privacy Notice sets forth the policies of [Black Diamond Managed Fund] (the "Company") with respect to non-public personal information of investors, prospective investors and former investors. These policies apply to individuals only and may be changed at any time, provided a notice of such change is given to you.			
	In connection with the formation and ongoing activities of our affiliated private investment fun (collectively, the "Funds"), we collect and maintain non-public personal information (such as your address, social security number or tax identification number, assets and/or income information) about our investors to enable us to provide you with services in connection with your subscription of the Funds, to meet legal and regulatory requirements and for any other purpose to which you have consented. We collect your personal information from the followin sources:			
	(a)	Information we receive from you or Subscrip questionnaires or other forms that you submi into with us;		
	(b)	Information about your transactions with us of	or our affiliates; and	
	(c)	Information obtained from communications a	and correspondences with you.	

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	We do not disclose any of this personal information about our investors, prospective investors former investors to anyone, other than to our affiliates, and except as permitted by law, such as our attorneys, auditors, brokers and regulators and certain service providers, in such case, only necessary to facilitate the acceptance of your investment and management of the Company. Thus, it may be necessary, under anti-money laundering and similar laws, to disclose informat about the Company's investors in order to accept subscriptions from them. We will also releas information about you if you direct us to do so, if compelled to do so by law, or in connection with any government or self-regulatory organization request or investigation.		
	We may also disclose information you provide to us to companies that perform marketing services on our behalf, such as placement agent(s). If such a disclosure is made, the Company will require such third parties to treat your private information with confidentiality.		
	By subscribing to become an investor in the Company, the Investor acknowledges that under Company's governing law, other Investors in the Company may be entitled to review the boo and records of the Company and are entitled to see a list of Investors and their Capital Commitments. The Investor consents to disclosure of the fact of its, his or her investment in Company, its, his or her mailing address and its, his or her Capital Commitment to other Investors in the Company.		
	We seek to carefully safeguard your private information and, to that end, restrict access to no public personal information about you to those employees and other persons who need to know the information to enable the Company to provide services to you. We maintain physical, electronic and procedural safeguards to protect your non-public personal information.		